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SEC. 2. Any person, firm, or corporation performing any work on the public streets of the city of Berkeley shall maintain a privy over a manhole to a public sewer nearest the location of said work, said privy to be immediately removed upon the completion of said work.

SEC. 3. Any person, firm, or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine not exceeding \$300, or by imprisonment not exceeding 60 days, or by both such fine and imprisonment.

SEC. 4. This ordinance shall take effect and be in force from and after 30 days after its final passage.

CUMBERLAND, MD.

Garbage and refuse—Collection and removal (ordinance adopted June 10, 1912).

SEC. 1. *Be it ordained by the Mayor and City Council of Cumberland*, That there be added to Chapter XII of the City Code of 1902, title "Health," a section to be designated as section 4E, under the subtitle "Offensive matter," to read as follows:

SEC. 4E. All garbage and refuse from kitchens, stores, and restaurants, placed for collection by the collector of garbage, must be placed in metal receptacles having strong close-fitting tops of the same material as that composing the receptacle, each receptacle to be of a size to hold not more than one bushel.

Restaurants, lunch rooms, hotels, and similar places shall provide suitable containers or garbage receptacles for the reception of garbage, made from nonabsorbent material to be tightly and securely covered at all times and to be removed or emptied whenever full, not less than twice a week during June to October and not less than once a week during October to May.

No garbage shall be placed upon the curb line of any street nor shall any garbage can be placed in front of any building for collection of its contents earlier than three hours before the scheduled time for such collection nor be permitted to remain in front of any building more than one hour after said time scheduled for collection.

Any person violating the provisions of this section shall be subject to a fine of \$2 for each offense.

SEC. 2. And be it further ordained that this ordinance shall take effect from the 17th day of June, 1912.

LOS ANGELES, CAL.

Laundries and washhouses (ordinance adopted May 1, 1912).

SEC. 35. It shall be unlawful for any person, firm, or corporation to construct, establish, conduct, operate, or maintain, or to cause or permit to be constructed, established, conducted, operated, or maintained any public washhouse or laundry unless the same is connected with an accepted public sewer, or unless every wash-room floor therein is constructed of cement.

SEC. 36. It shall be unlawful for any person, firm, or corporation conducting, operating, managing, or carrying on a public washhouse or laundry to permit any person suffering from any infectious or contagious disease to lodge, sleep, or remain within or upon the premises used for the purpose of such public washhouse or laundry.

SEC. 37. It shall be unlawful for any person to spray any clothing or other articles in any public laundry by means of water or other liquid substance ejected from the mouth. A public laundry, within the meaning of this section, is any place where clothing or other articles are washed or ironed for compensation.